FILED 2023 OCT 10 AM 8:50 CLERK U.S. DISTRICT COURT

Paul-Kenneth: Crowar, #655950 Vo Sheviff Ryan Arbon-Weber County Jail 1400 Depot Drive Ogden, Utah 84404 do 801-778-6700

IN THE UNITED STATES DISTRICT

COURT - DISTRICT OF WIAH- CENTRAL DIVISION

PAUL KENNETH CROMAR! MOTION FOR CONTINUANCE

Defendant in error

Case # 2:23-cr-00159

UNITED STATES OF AMERICA

Tudge Howard C. Wielson

Plaintiff in error

Comes now, Paul-Kenneth: of the House of Cromar, Found to living, competent, and of age, by a jury of my peers, annointed to be a king unto the Most High God, and an heir with a Divine inheritance, not a "Citizen of the United States" as defined by TRS Title 26 section 1402(a), do hereby respectfully move the court for an order requiring that the trial of the above entitled and numbered action, now set for trial November 7, 2023, be continued to Dea # ,2023 for not less than 7 days, while preserving right to speedy trial, for the following reasons:

*I-Please reference all footnotes provided in "Notice of Apperaixe".

docket entry #27 of September 27, 2023.

- 1) The Discovery promised in open court by Plaintiff USA to be provided to Defendant (in error) at Weber County Jail by September 19, 2023 has not been provided. Today is the 17th day of failure of service of the reported 697 files of Discovery.
- Defendant has been devied LEGAL MAIL, denied privacy designation to Constitutionally guaranteed "Assistants of Counsel" (as designated in "Notice of Appearance and Assistants of Counsel") by Weber Co. Jail Legal Officer Stg. Stewart.
 - 3,) The Weber Co. Jail staff under the direction of Stg. Stewart ignored written requests for answers to various questions and guidance.

 regarding joil process with regards to prose, including but not limited to regular access to the jails "Law Library" as petitioned Sept.

 18th. To date, though promised verbally on Monday Oct 2, and twice in the previous week,

 4i) An "Inmate Carievance Form" was written sept 20, 2023 and recieved by staff shortly thereafter documenting the various

2 - See Exhibit A - from Docket # 26 Energency Motion to Compel 3 - See Exhibit 13 - IBID

Violations of Constitutionally protected right of due process and access to the courts and the remedies required as follows: "The REMEDY I require is immediate and complete access to all elements of Constitution--ally guaranteed "Assistance of Counsel" which includes unfettered access to LEGAL MAIL, PRIVATE calls, complete Law Library as described by Supreme Court, ability for daily review, research and writing on computer, internet, witi, printing and fax, etc., as is available to Prosecution team working to convict me of "crimes" I did not commit, - also, including but not limited to, my ability to file my does with the court, and access to my "papers and effects" = personal electronic files containing my previous 18 court eases and evidence related to this case, The Weber County Jail is interferring with my access to the Court and legal documents and research provided by "Assistants (of) Counsel" and friends, Respectfully and in Honor, 15/ PAUL KENNETH CROMAR 115

As evidenced by the above, a clear and present danger against the Defendant's (in error) right to due process and access to this court by a jail staff apprently under-informed on their outh-bound sworn

duty to protect rights of all the People, including the Detendant in error, as 100% innocent until proven quilty by a jury of peers, Regretably, as one jail officer reported to the Defendant, "We know about you and your prose status. That shoice was your mistake." And, "Sorry it has been so hard. Stg. Stewart has a very short fuse. Actually, No fuse atall." To which Defendant replied, "Stg. Stewart took an Oath of Office It requires him to know and protect all my rights."

At this moment in time, neither the Plaintiff W. S. A. counsel, nor the Weber County jail staff, willing or able to vigorously protect and defend the Defendant's access to the court, and in some cares have proven themselves directly interferring and hostile to the

If this Motion for Continuance is opposed by the Plaintiff USA, Defendant respectfully DEMANDS an Evidentiary Hearing,
Respectfully presented this 6th day of October, anno domino 2023,

By Parl-Kennetti Croman



Paul-Kennetha Cromar.

NOTICE: all mailings/service goes
to Weber Jail as on Front page
Theng L the permant address remains
9870 N. Meadow Dri Cedar Hills, Utal 34060
as per the metes and bounds thereof.

The foregoing instrument was acknowledged before me this 6 day of October, 2023 by Adolary. My commission expires 8/28/27